103D CONGRESS 2D SESSION

S. 2402

To provide for public access to information regarding the availability of insurance, and for other purposes.

IN THE SENATE OF THE UNITED STATES

AUGUST 18, 1994

Mr. Riegle (for himself, Mr. Feingold, Mr. Simon, Mrs. Boxer, and Ms. Moseley-Braun) introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

A BILL

To provide for public access to information regarding the availability of insurance, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Homeowners Insurance Disclosure Act of 1994".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings and purposes.
 - Sec. 3. Establishment of general requirements to submit information.
 - Sec. 4. Reporting of noncommercial insurance information.
 - Sec. 5. Study of commercial insurance for residential properties and small businesses.

- Sec. 6. Reporting of rural insurance information.
- Sec. 7. Waiver of reporting requirements.
- Sec. 8. Reporting by private mortgage insurers.
- Sec. 9. Use of data contractor and statistical agents.
- Sec. 10. Submission of information to secretary and maintenance of information.
- Sec. 11. Compilation of aggregate information.
- Sec. 12. Availability and access system.
- Sec. 13. Designations.
- Sec. 14. Improved methods and reporting on basis of other areas.
- Sec. 15. Annual reporting period.
- Sec. 16. Disclosures by insurers to applicants and policyholders.
- Sec. 17. Enforcement.
- Sec. 18. Reports.
- Sec. 19. Task force on agency appointments.
- Sec. 20. Studies.
- Sec. 21. Exemption and relation to State laws.
- Sec. 22. Regulations.
- Sec. 23. Definitions.
- Sec. 24. Effective date.

1 SEC. 2. FINDINGS AND PURPOSES.

- 2 (a) FINDINGS.—The Congress finds that—
- 3 (1) there are disparities in insurance coverage
- 4 provided by some insurers between areas of different
- 5 incomes and racial composition; and
- 6 (2) such disparities in affordability and avail-
- 7 ability of insurance severely limit the ability of quali-
- 8 fied consumers to obtain credit for home and busi-
- 9 ness purchases.
- 10 (b) Purposes.—The purposes of this Act are—
- 11 (1) to establish a nationwide database for deter-
- mining the availability, affordability, and adequacy
- of insurance coverage for consumers;
- 14 (2) to facilitate the enforcement of Federal and
- 15 State laws that prohibit illegally discriminatory in-
- surance practices; and

1	(3) to determine whether the extent and charac-
2	teristics of insurance availability, affordability, and
3	coverage require public officials to take any ac-
4	tions—
5	(A) to remedy redlining or other illegally
6	or unfairly discriminatory insurance practices;
7	or
8	(B) to promote insurance availability and
9	affordability in areas underserved by insurers.
10	(c) Construction.—Nothing in this Act is intended
11	to, nor shall it be construed to, encourage unsound under-
12	writing practices.
13	SEC. 3. ESTABLISHMENT OF GENERAL REQUIREMENTS TO
13 14	SEC. 3. ESTABLISHMENT OF GENERAL REQUIREMENTS TO SUBMIT INFORMATION.
14	SUBMIT INFORMATION.
14 15	SUBMIT INFORMATION. (a) IN GENERAL.—The Secretary shall, by regula-
14151617	submit information. (a) In General.—The Secretary shall, by regulation, establish requirements for insurers to compile and
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14 15 16 17 18	submit information. (a) In General.—The Secretary shall, by regulation, establish requirements for insurers to compile and submit information to the Secretary for each annual reporting period, in accordance with this Act.
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14 15 16 17 18 19 20	submit information. (a) In General.—The Secretary shall, by regulation, establish requirements for insurers to compile and submit information to the Secretary for each annual reporting period, in accordance with this Act. (b) Consultation.—In establishing the requirements for the submission of information under this Act,
14 15 16 17 18 19 20 21 22	submit information. (a) In General.—The Secretary shall, by regulation, establish requirements for insurers to compile and submit information to the Secretary for each annual reporting period, in accordance with this Act. (b) Consultation.—In establishing the requirements for the submission of information under this Act, the Secretary shall consult with Federal agencies having
14 15 16 17 18 19 20 21 22 23	submit information. (a) In General.—The Secretary shall, by regulation, establish requirements for insurers to compile and submit information to the Secretary for each annual reporting period, in accordance with this Act. (b) Consultation.—In establishing the requirements for the submission of information under this Act, the Secretary shall consult with Federal agencies having appropriate expertise, the National Association of Insur-

1	ance agents), representatives of property and casualty in-
2	surers, and community, consumer, and civil rights organi-
3	zations, as appropriate.
4	SEC. 4. REPORTING OF NONCOMMERCIAL INSURANCE IN-
5	FORMATION.
6	(a) In General.—The requirements established pur-
7	suant to section 3 to carry out this section shall—
8	(1) be designed to ensure that information is
9	submitted and compiled under this section as may be
10	necessary to permit analysis and comparison of—
11	(A) the availability and affordability of in-
12	surance coverage and the quality or type of in-
13	surance coverage, by MSA and the applicable
14	region, race, and gender of policyholders; and
15	(B) the location of the principal place of
16	business of insurance agents and the race of
17	such agents, and the location of the principal
18	place of business of insurance agents termi-
19	nated and the race of such agents, by MSA and
20	applicable region; and
21	(2) specify the data elements required to be re-
22	ported under this section and require uniformity in
23	the definitions of the data elements.
24	(b) Designated Insurers.—

1	(1) Aggregate information.—The regula-
2	tions issued under section 3 shall require that each
3	designated insurer for a designated line of insurance
4	under section 13(c)(1) compile and submit to the
5	Secretary, for each annual reporting period—
6	(A) the total number of policies issued in
7	such line, total exposures covered by such poli-
8	cies, and total amount of premiums for such
9	policies, by designated line and by designated
10	MSA and applicable region in which the insured
11	risk is located;
12	(B) the total number of cancellations and
13	nonrenewals (expressed in terms of policies or
14	exposures, as determined by the Secretary), by
15	designated line and by designated MSA and ap-
16	plicable region in which the insured risk is
17	located;
18	(C) the total number and racial characteris-
19	tics of—
20	(i) licensed agents of such insurer sell-
21	ing insurance in the designated line, by
22	designated MSA and applicable region in
23	which the agent's principal place of busi-
24	ness is located; and

1	(ii) such agents who were terminated
2	by the insurer, by designated MSA and ap-
3	plicable region in which the agent's prin-
4	cipal place of business was located; and
5	(D) for such designated line of insurance,
6	information that will enable the Secretary to as-
7	sess the aggregate loss experience for the in-
8	surer, by designated MSA and applicable region
9	in which the insured risk is located.
10	(2) Specification of information for
11	ITEMIZED DISCLOSURE.—
12	(A) IN GENERAL.—The regulations issued
13	under section 3 regarding annual reporting re-
14	quirements for designated insurers for a des-
15	ignated line of insurance under section 13(c)(1)
16	shall, with respect to policies issued under the
17	designated line or exposure units covered by
18	such policies, as determined by the Secretary—
19	(i) specify the data elements that shall
20	be submitted;
21	(ii) provide for the submission of in-
22	formation on an individual insurer basis;
23	(iii) provide for the submission of the
24	information with the least burden on insur-

1	ers, particularly small insurers, and insur-
2	ance agents;
3	(iv) take into account existing statis-
4	tical reporting systems in the insurance in-
5	dustry;
6	(v) require reporting by MSA and ap-
7	plicable region in which the insured risk is
8	located;
9	(vi) provide for the submission of in-
10	formation that identifies the designated
11	line and subline or coverage type;
12	(vii) provide for the submission of in-
13	formation that distinguishes policies writ-
14	ten in a residual market from policies writ-
15	ten in the voluntary market;
16	(viii) specify—
17	(I) whether information shall be
18	submitted on the basis of policy or ex-
19	posure unit; and
20	(II) whether information, when
21	submitted, shall be aggregated by like
22	policyholders with like policies, except
23	that the Secretary shall not permit
24	such aggregation if it will adversely

1	affect the accuracy of the information
2	reported;
3	(ix) provide for the submission of in-
4	formation regarding the number of can-
5	cellations and nonrenewals of policies
6	under the designated line by MSA and ap-
7	plicable region in which the insured risk is
8	located, by race and gender of the policy-
9	holder (if known to the insurer), and by
10	whether the policy was issued in a vol-
11	untary or residual market; and
12	(x) provide for the submission of in-
13	formation on the racial characteristics and
14	gender of policyholders at the level of de-
15	tail comparable to that required by the
16	Home Mortgage Disclosure Act of 1975
17	(and the regulations issued thereunder).
18	(B) Rules regarding obtaining racial
19	INFORMATION.—With respect to the informa-
20	tion specified in subparagraph $(A)(x)$, appli-
21	cants for, and policyholders of, insurance may
22	be asked their racial characteristics only in
23	writing. Any such written question shall clearly

indicate that a response to the question is vol-

untary on the part of the applicant or policy-

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holder, but encouraged, and that the information is being requested by the Federal Government to monitor the availability and affordability of insurance. If an applicant for, or policyholder of, insurance declines to provide such information, the agent or insurer for such insurance may provide such information.

- (3) RULE FOR REPORTING BY DESIGNATED INSURERS.—A designated insurer for a designated line shall submit—
 - (A) information required under subparagraphs (A), (B), and (D) of paragraph (1) and information required pursuant to paragraph (2), for risks insured under such line that are located within each designated MSA, any part of which is located in a State for which the insurer is designated; and
 - (B) information required under paragraph (1)(C) for agents within such designated MSA's.
- 21 (c) Nondesignated Insurers.—The regulations is-22 sued under section 3 shall require each insurer that issues 23 an insurance policy in a designated line of insurance under 24 section 13(c)(1) that covers an insured risk located in a 25 designated MSA and which is not a designated insurer for

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- 1 the line in any State in which any part of such MSA is
- 2 located, to compile and submit to the Secretary, for each
- 3 annual reporting period—
- 4 (1) the total number of policies issued in such
- 5 line;
- 6 (2) the total exposures covered by such policies;
- 7 and
- 8 (3) the total amount of premiums for such poli-
- 9 cies:
- 10 by designated MSA and applicable region in which the in-
- 11 sured risk is located.
- 12 SEC. 5. STUDY OF COMMERCIAL INSURANCE FOR RESIDEN-
- 13 TIAL PROPERTIES AND SMALL BUSINESSES.
- 14 (a) IN GENERAL.—The Secretary shall conduct a
- 15 study to determine the availability, affordability, and qual-
- 16 ity or types of commercial insurance coverage for residen-
- 17 tial properties and small businesses, in urban areas.
- 18 (b) Submission of Information.—To acquire in-
- 19 formation for the study under this section, the Secretary
- 20 shall, by regulation, establish requirements for insurers
- 21 providing commercial insurance for residential properties
- 22 and small businesses to compile and submit to the Sec-
- 23 retary on an annual basis information regarding such in-
- 24 surance, as follows:

- (1) MSA's.—The Secretary shall carry out the study only with respect to the 25 MSA's having the largest populations, as determined by the Secretary and specified in the regulations under this section.
- (2) Insurers.—For each of the MSA's specified pursuant to paragraph (1), the Secretary shall designate the insurers required to submit the information. The Secretary shall designate a sufficient number of insurers to provide a representative sample of the insurers providing such insurance in each such MSA.
- (3) Lines of insurance.—The Secretary shall require the submission of information regarding such lines, sublines, or coverage types of commercial insurance as the Secretary determines are necessary or important with respect to establishing, operating, or maintaining residential properties and each type of small business selected under paragraph (4), and shall require submission of such information by such lines, sublines, or coverage types.
- (4) SMALL BUSINESSES.—For purposes of paragraph (3), the Secretary shall determine the types of businesses that are typical of small businesses and shall select a representative sample of such types.

25 such type

- 1 (5) Data elements.—The Secretary shall identify the data elements required to be submitted.
 - (6) SUBMISSION BY LOCATION.—The Secretary shall require the information to be submitted by designated MSA and applicable region in which the insured risk is located.
 - (7) Submission by Insurer.—The Secretary shall require the submission of information on an individual insurer basis and shall specify whether information, when submitted, shall be aggregated by like policies, except that the Secretary shall not permit such aggregation if it will adversely affect the accuracy of the information reported.
 - (8) SUNSET.—The Secretary shall require the submission of information under this section only for each of the first 5 annual reporting periods beginning more than 3 years after the date of enactment of this Act.
- 19 (c) CONSIDERATIONS.—In establishing the require-20 ments for submission of information under this section, 21 the Secretary shall—
- 22 (1) take into consideration the administrative, 23 paperwork, and other burdens on insurers and insur-24 ance agents involved in complying with the require-25 ments of this section;

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1	(2) minimize the burdens imposed by such re-
2	quirements with respect to such insurers and agents;
3	and
4	(3) take into consideration existing statistical
5	reporting systems in the insurance industry.
6	(d) Report.—Not later than 6 months after the ex-
7	piration of the fifth of the 5 annual reporting periods re-
8	ferred to in subsection $(b)(8)$, the Secretary shall submit
9	a report to the Congress describing the information sub-
10	mitted under the study conducted under this section and
11	any findings of the Secretary from the study regarding
12	disparities in the availability, affordability, and quality or
13	types of commercial insurance coverage for residential
14	properties and small businesses, in urban areas.
15	SEC. 6. REPORTING OF RURAL INSURANCE INFORMATION.
16	(a) In General.—The Secretary shall, by regula-
17	tion, establish requirements for insurers to annually com-
18	pile and submit to the Secretary information concerning
19	the availability, affordability, and quality or type of insur-
20	ance in designated rural areas in the lines designated
21	under section 13(c)(1).
22	(b) CONTENT.—The regulations under this section
23	shall provide that—
24	(1) the information to be compiled and submit-
25	ted under this section by designated insurers and in-

- surers that are not designated insurers shall be of such types, data elements, and specificity that is as identical as possible to the types, data elements, and specificity of information required under this Act of designated and nondesignated insurers, respectively, for designated MSA's and shall be subject to the provisions of section 4(b)(2)(B); and
 - (2) the information compiled and submitted under this section shall be compiled and submitted on the basis of each 5-digit zip code in which the insured risks are located, rather than on the basis of designated MSA and applicable region (as otherwise required in this Act).
- 14 (c) DESIGNATION OF RURAL AREAS.—For purposes 15 of this section, the term "designated rural area" means 16 the following:
 - (1) FIRST 5 YEARS.—With respect to the first 5 annual reporting periods to which the reporting requirements under this section apply, any of the 25 rural areas designated by the Secretary and specified in regulations issued pursuant to section 22, which shall not be amended or revised after issuance.
 - (2) AFTER FIRST 5 YEARS.—With respect to annual reporting periods thereafter, a rural area for

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1	which a designation made by the Secretary under
2	this paragraph is in effect, pursuant to the following
3	requirements:
4	(A) The designations shall be made for
5	each of the successive 5-year periods at the
6	time provided in subparagraph (C), and the
7	first such period shall be the 5-year period be-
8	ginning upon the commencement of the sixth
9	annual reporting period to which the reporting
10	requirements under this Act apply.
11	(B) The Secretary shall designate 25 rura
12	areas as designated rural areas for each such 5-
13	year period and shall designate such rural areas
14	based upon the information and recommenda-
15	tions made in the report under section 18(b) re-
16	lating to the period.
17	(C) The Secretary shall make the designa-
18	tion of rural areas for an ensuing 5-year period
19	by regulations issued—
20	(i) not later than 12 months before
21	the commencement of the 5-year period
22	and
23	(ii) not later than 6 months after the
24	submission to the Secretary of the report

1	under	section	18(b)	relating	to	such	pe-
2	riod.						

(D) The designations of rural areas for a 5-year period shall take effect upon the commencement of the first annual reporting period of the 5-year period beginning not less than 12 months after the issuance of the regulations making such designations, and shall remain in effect until the expiration of the 5-year period.

10 Notwithstanding any other provision of this section, the

11 designation of a rural area shall remain in effect until a

12 succeeding designation of rural areas under paragraph (2)

13 takes effect.

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14 SEC. 7. WAIVER OF REPORTING REQUIREMENTS.

- (a) Waiver for States Collecting EquivalentInformation.—
- 17 (1) AUTHORITY.—Subject to the requirements 18 under this section, the Secretary shall provide, by 19 regulation, for the waiver of the applicability of the provisions of sections 4, 5, and 6 for each insurer 20 transacting business within a State referred to in 21 22 paragraph (2), but only with respect to information 23 required to be submitted under such sections that 24 relates to agents or insured risks located in the

State.

1	(2) REQUIREMENTS.—The Secretary may make
2	a waiver pursuant to paragraph (1) only with re-
3	spect to a State that the Secretary determines has
4	in effect a law or other requirement that—
5	(A) requires insurers to submit to the
6	State information that is the same as or equiva-
7	lent to the information that is required to be
8	submitted to the Secretary pursuant to sections
9	4, 5, and 6;
10	(B) provides for adequate enforcement of
11	such law or other requirements;
12	(C) provides for the same annual reporting
13	period used by the Secretary under this Act and
14	for submission of the information to the Sec-
15	retary in a timely fashion, as determined by the
16	Secretary; and
17	(D) provides that, to the extent statistical
18	agents are permitted to submit information to
19	the State on behalf of insurers, such agents are
20	subject to the same or equivalent requirements
21	as provided under section 9(b).
22	(3) Duration.—A waiver pursuant to para-
23	graph (1) may remain in effect only during the pe-
24	riod for which the State law or other requirement

under paragraph (2) remains in effect.

- 1 (b) MULTIPLE-STATE MSA's.—In the case of any
- 2 designated MSA that contains area within—
- 3 (1) any State for which a waiver has been made
- 4 pursuant to subsection (a); and
- 5 (2) any State for which such a waiver has not
- 6 been made;
- 7 the provisions of this Act requiring submission of informa-
- 8 tion to the Secretary regarding such MSA shall be consid-
- 9 ered to apply only to the portion of such MSA that is lo-
- 10 cated within the State for which such a waiver has not
- 11 been made.
- 12 (c) AUTHORITY FOR SECRETARY TO OBTAIN INFOR-
- 13 MATION DIRECTLY FROM INSURERS.—If the State for
- 14 which a waiver has been made pursuant to subsection (a)
- 15 does not submit to the Secretary the information required
- 16 under subsection (a)(2)(A) or submits information that is
- 17 not complete, the Secretary shall require the insurers
- 18 transacting business within the State to submit such infor-
- 19 mation directly to the Secretary.
- 20 SEC. 8. REPORTING BY PRIVATE MORTGAGE INSURERS.
- 21 (a) HMDA REPORTING.—On an annual basis, the
- 22 Federal Financial Institutions Examination Council (here-
- 23 after in this section referred to as the "Council") shall
- 24 determine the extent to which each insurer providing pri-
- 25 vate mortgage insurance is making available to the public

- 1 and submitting to the appropriate agency information re-
- 2 garding such insurance that is equivalent to the informa-
- 3 tion regarding mortgages required to be reported under
- 4 the Home Mortgage Disclosure Act of 1975.

(b) Reporting Under This Act.—

- (1) CERTIFICATION OF NONCOMPLIANCE.—If, for any annual period referred to in subsection (a), the Council determines that any insurer providing private mortgage insurance is not making available to the public or submitting the information referred to in subsection (a) or that the information made available or submitted is not equivalent information as described in subsection (a), then the Council shall notify the insurer of such noncompliance. If, after the expiration of a reasonable period of time, the insurer has not remedied such noncompliance to the satisfaction of the Council, then the Council shall immediately certify such noncompliance to the Secretary.
- (2) REQUIREMENT.—Upon the receipt of a certification under paragraph (1), the Secretary shall, by regulation, require such insurer to submit to the Secretary information regarding such insurance that complies with the provisions of section 4 that are applicable to such insurance. Such regulations shall be

- issued not later than 6 months after receipt of such 1 2 certification and shall apply to the first succeeding annual reporting period beginning not less than 6 3 months after issuance of such regulations and to 5 each annual reporting period thereafter. SEC. 9. USE OF DATA CONTRACTOR AND STATISTICAL 7 AGENTS. 8 (a) Data Collection Contractor.—The Secretary may contract with a data collection contractor to 10 collect the information required to be maintained and submitted under sections 4, 5, 6, 7, and 8(b), if the contractor agrees to collect the information pursuant to the terms and conditions of such sections and this Act and the regulations issued thereunder. Information submitted to such contractor shall be available to the public to the same extent as if the information were submitted directly to the Secretary. 17 18 (b) Use of Statistical Agents.— 19 (1) IN GENERAL.—The Secretary shall provide, by regulation, that insurers may submit any infor-20 mation required under sections 4, 5, 6, and 8(b) 21 22 through statistical agents acting on behalf of more 23 than one insurer.
- 24 (2) PROTECTIONS.—The regulations issued 25 under this subsection shall permit submission of in-

1	formation through a statistical agent only if the Sec-
2	retary determines that—
3	(A) the statistical agent has adequate pro-
4	cedures to protect the integrity of the informa-
5	tion submitted;
6	(B) the statistical agent has a statistical
7	plan and format for submitting the information
8	that meets the requirements of this Act;
9	(C) the statistical agent has procedures in
10	place that ensure that information reported
11	under the statistical plan in connection with re-
12	porting under this Act and submitted to the
13	Secretary is not subject to any adjustment by
14	the statistical agent or an insurer for reasons
15	other than technical accuracy and conformance
16	to the statistical plan;
17	(D) the information of an insurer is not
18	subject to review by any other insurer before
19	being made available to the public; and
20	(E) acceptance of the information through
21	the statistical agent will not adversely affect the
22	accuracy of the information reported.
23	(3) DISCONTINUANCE OF ACCEPTANCE OF IN-
24	FORMATION.—The Secretary may discontinue ac-
25	cepting information reported through a statistical

- agent pursuant to this subsection if the Secretary determines that the requirements for such reporting are no longer met or that continued acceptance of such information is contrary to the goal of ensuring the accuracy of the information reported.
 - (4) GAO AUDITS.—The Comptroller General of the United States shall, at the request of the Secretary, audit information collection and submission performed under this subsection by data collection contractors or statistical agents to ensure that the integrity of the information collected and submitted is protected. In determining whether to request an audit of a statistical agent, the Secretary shall consider the sufficiency (for purposes of this Act) of audits of the statistical agent conducted in connection with State insurance regulation.
 - (5) Liability.—Notwithstanding any use of a statistical agent as authorized under this subsection, an insurer using such an agent shall be responsible for compliance with the requirements under this Act.

21 SEC. 10. SUBMISSION OF INFORMATION TO SECRETARY

- 22 AND MAINTENANCE OF INFORMATION.
- 23 (a) PERIOD OF MAINTENANCE.—The Secretary shall 24 maintain any information submitted to the Secretary for 25 such period as the Secretary considers appropriate and

1	feasible to carry out the purposes of this Act and to allow
2	for historical analysis and comparison of the information
3	(b) Submission.—The Secretary shall issue regula-
4	tions prescribing a standard schedule (taking into consid-
5	eration the provisions of section 12(a)), format, and meth-
6	od for submitting information under this Act to the Sec-
7	retary. The format and method of submitting the informa-
8	tion shall facilitate and encourage the submission in a
9	form readable by a computer. Any insurer submitting in-
10	formation to the Secretary may submit in writing to the
11	Secretary any additional information or explanations that
12	the insurer considers relevant to the decision by the in-
13	surer to sell insurance.
14	SEC. 11. COMPILATION OF AGGREGATE INFORMATION.
15	(a) Insurance Information.—For each annual re-
16	porting period, the Secretary shall—
17	(1) compile, for each designated MSA, by des-
18	ignated line (and if such information is submitted
19	by subline or coverage type)—
20	(A) information submitted under sections
21	4, 5, 7, and 8(b) and loss ratios (if the submis-
22	sion of loss information is required), aggregated
23	by applicable region for all insurers submitting
24	such information; and

(B) such information and loss ratios (if the 1 2 submission of loss information is required), aggregated by applicable region for each such in-3 4 surer; and (2) produce tables based on information submitted under sections 4, 5, 7, and 8(b) for each des-6 7 ignated MSA, by insurer and for all insurers, by des-8 ignated line (and if such information is submitted, 9 by subline or coverage type), indicating— (A) insurance underwriting patterns aggre-10 11 gated for the applicable regions within the MSA, grouped according to location, age of 12 property, income level, and racial characteristics 13 of neighborhoods; and 14 15 (B) loss ratios based on the information 16 obtained pursuant to sections 4, 5, 7, and 8(b) 17 (if the submission of loss information is re-18 quired), aggregated for the applicable regions 19 within the MSA, grouped according to location, 20 age of property, income level, and racial characteristics of neighborhoods. 21 22 (b) AGENT INFORMATION.—For each annual reporting period and for each designated MSA, the Secretary 23 shall compile, by designated line, the information submit-

ted under section 4(b)(1)(C)—

1	(1) by designated insurer by applicable region;
2	(2) by designated insurer aggregated for the
3	applicable regions within the designated MSA,
4	grouped according to location, age of property, in-
5	come level, and racial characteristics; and
6	(3) for all designated insurers that have submit-
7	ted such information for the designated MSA, aggre-
8	gated for the applicable regions within the des-
9	ignated MSA, grouped according to location, age of
10	property, income level, and racial characteristics.
11	(c) Rural Insurance Information.—For each an-
12	nual reporting period, the Secretary shall—
13	(1) compile for each applicable 5-digit zip code,
14	by designated line (and if such information is sub-
15	mitted, by subline or coverage type)—
16	(A) information regarding insurance in
17	rural areas submitted under sections 6 and 7
18	and loss ratios, for all insurers for which such
19	information is submitted; and
20	(B) such information and loss ratios, for
21	each such insurer; and
22	(2) produce tables for each 5-digit zip code
23	based on information regarding insurance in rural
24	areas submitted under sections 6 and 7, by insurer
25	and for all such insurers for which information is

- submitted under such sections, by designated line (and if such information is submitted, by subline or coverage type), indicating—
 - (A) insurance underwriting patterns, aggregated by zip codes, grouped according to location, age of property, income level, and racial characteristics of neighborhoods (where such demographic information is available); and
 - (B) loss ratios, based on the information obtained pursuant to sections 6 and 7, aggregated by zip codes, grouped according to location, age of property, income level, and racial characteristics of neighborhoods (where such demographic information is available).

15 SEC. 12. AVAILABILITY AND ACCESS SYSTEM.

(a) AVAILABILITY TO PUBLIC.—

- (1) IN GENERAL.—The Secretary shall maintain and make available to the public, in accordance with the requirements of this section, any information submitted to the Secretary under this Act and any information compiled by the Secretary under this Act.
- (2) Timing.—The Secretary shall make such information publicly available on a timetable determined by the Secretary, but not later than 9 months

after the conclusion of the annual reporting period to which the information relates, except that such information shall not be made available to the public until it is available in its entirety unless not all the information required to be reported is available by such date.

(b) Public Access System.—

- (1) Implementation.—The Secretary shall implement a system to facilitate access to any information required to be made available to the public under this Act.
- (2) Bases of availability.—The system shall provide access in accordance with the following:
 - (A) ACCESS TO ITEMIZED INFORMATION.—
 To information submitted under sections 4, 5, 6, 7, and 8(b) on the basis of the insurer submitting the information, on the basis of designated MSA and applicable region (or in the case of rural information submitted under section 6 or 7, on the basis of 5-digit zip code), and on any other basis the Secretary considers feasible and appropriate.
 - (B) ACCESS TO AGGREGATE INFORMATION.—To aggregate information compiled under section 11, on the basis of—

1	(i) the insurer submitting the infor-
2	mation;
3	(ii) designated MSA and applicable re-
4	gion (or in the case of rural information
5	submitted under section 6 or 7, on the
6	basis of 5-digit zip code); and
7	(iii) any other basis the Secretary con-
8	siders feasible and appropriate.
9	(3) Method.—The access system shall include
10	a telephone number that can be used by the public
11	to request such information and the address at
12	which a written request for such information may be
13	submitted.
14	(4) FORM.—The Secretary shall, by regulation,
15	establish the forms in which such information may
16	be furnished by the Secretary. Such forms shall in-
17	clude written statements, forms readable by widely
18	used personal computers, and, if feasible, on-line ac-
19	cess for personal computers. The Secretary shall
20	provide the information available under this section
21	in any such form requested by the person requesting
22	the information, except that the Secretary shall

charge a fee for providing such information, which

may not exceed the amount, determined by the Sec-

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1	retary, that is equal to the cost of reproducing the
2	information.
3	(c) Protections Regarding Loss Informa-
4	TION.—
5	(1) Prohibition of disclosure of loss in-
6	FORMATION.—Notwithstanding any other provision
7	of this Act, the Secretary may not make available to
8	the public or otherwise disclose any information sub-
9	mitted under this Act regarding the amount or num-
10	ber of claims paid by any insurer, the amount of
11	losses of any insurer, or the loss experience for any
12	insurer, except—
13	(A) in the form of a loss ratio (expressing
14	the relationship of claims paid to premiums)
15	made available or disclosed in compliance with
16	the provisions of paragraph (2); or
17	(B) as provided in paragraph (3).
18	(2) Protection of identity of insurer.—
19	In making available to the public or otherwise dis-
20	closing a loss ratio for an insurer—
21	(A) the Secretary may not identify the in-
22	surer to which the loss ratio relates; and
23	(B) the Secretary may disclose the loss
24	ratio only in a manner that does not allow any
25	party to determine the identity of the specific

- insurer to which the loss ratio relates, except 1 2 parties having access to information under 3 paragraph (3).
- 4 (3) CONFIDENTIALITY OF INFORMATION DIS-5 CLOSED TO GOVERNMENTAL AGENCIES.—The Secretary may make information referred to in para-6 7 graph (1) and the identity of the specific insurer to 8 which such information relates available to any Fed-9 eral entity and any State agency responsible for reg-10 ulating insurance in a State and may otherwise disclose such information to any such entity or agency, 12 but only to the extent such entity or agency agrees not to make any such information available or dis-13 14 close such information to any other person.

15 SEC. 13. DESIGNATIONS.

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- 16 (a) Designation of MSA's.—For purposes of this Act, the term "designated MSA" means the following MSA's: 18
 - (1) FIRST 5 YEARS.—With respect to the first 5 annual reporting periods to which the reporting requirements under this Act apply (pursuant to section 24), any of the 100 MSA's selected as follows:
- (A) The Secretary shall select the 50 23 24 MSA's having the largest populations, as deter-25 mined by the Secretary and specified in regula-

1	tions issued pursuant to section 22, which shall
2	not be amended or revised after issuance.
3	(B) The Secretary shall select 50 addi-
4	tional MSA's, on a basis that provides for—
5	(i) geographic diversity among the
6	designated MSA's under this paragraph;
7	(ii) diversity in size of the populations
8	among such MSA's; and
9	(iii) the inclusion of MSA's with a
10	high concentration of racial minorities.
11	(2) After first 5 years.—With respect to
12	annual reporting periods thereafter, an MSA for
13	which a designation under this paragraph is in ef-
14	fect, pursuant to the following requirements:
15	(A) The designations shall be made for
16	each of the successive 5-year periods at the
17	time provided in subparagraph (C), and the
18	first such period shall be the 5-year period be-
19	ginning upon the commencement of the sixth
20	annual reporting period to which the reporting
21	requirements under this Act apply.
22	(B) The Secretary shall designate not less
23	than 100 MSA's as designated MSA's for each
24	such 5-year period and shall designate such
25	MSA's based upon the information and rec-

1	ommendations made in the report under section
2	18(b) relating to the period.
3	(C) The Secretary shall make the designa-
4	tion of MSA's for an ensuing 5-year period by
5	regulations issued—
6	(i) not later than 12 months before
7	the commencement of the 5-year period
8	and
9	(ii) not later than 6 months after the
10	submission to the Secretary of the report
11	under section 20(b) relating to such pe-
12	riod.
13	(D) The designations of MSA's for a 5-
14	year period shall take effect upon the com-
15	mencement of the first annual reporting period
16	of the 5-year period beginning not less than 12
17	months after the issuance of the regulations
18	making such designations, and shall remain in
19	effect until the expiration of the 5-year period
20	Notwithstanding any other provision of this section, the
21	designation of an MSA shall remain in effect until a suc-
22	ceeding designation of MSA's under paragraph (2) takes
23	effect.
24	(b) Designation of Insurers.—The Secretary
25	shall designate, for each designated line and each State

1	insurers doing business in the lines as designated insurers
2	in the State for purposes of this Act, subject to the follow-
3	ing requirements:
4	(1) Highest aggregate premium volume.—
5	(A) GENERAL RULE.—For each State, the
6	Secretary shall designate, for each designated
7	line, each of the insurers and insurer groups in-
8	cluded in the class established under this para-
9	graph for the State.
10	(B) DETERMINATION.—In each State, the
11	Secretary shall rank the insurers and insurer
12	groups in each designated line from the insurer
13	or group having the largest aggregate premium
14	volume in the State for such line to the insurer
15	or group having the smallest such aggregate
16	premium volume and shall include in the class
17	for the State only—
18	(i) the insurer or group of the highest
19	rank;
20	(ii) each insurer or group of succes-
21	sively lower rank if the inclusion of such
22	insurer or group in the class does not re-
23	sult in the sum of such aggregate premium
24	volumes for insurers and groups in the
25	class exceeding 80 percent of the total ag-

1	gregate premium volume in the State for
2	the line; and
3	(iii) the first such successively lower
4	ranked insurer or insurer group whose in-
5	clusion in the class results in such sum ex-
6	ceeding 80 percent of the total aggregate
7	premium volume in the State for the line.
8	(2) Minimum aggregate premium volume.—
9	For each State, the Secretary shall designate, for
10	each designated line, each insurer and insurer group
11	not designated pursuant to paragraph (1) whose
12	premium volume in the State for the designated line
13	exceeds 1 percent of the total aggregate premium
14	volume in the State for the line.
15	(3) FAIR PLANS AND JOINT UNDERWRITING
16	ASSOCIATIONS.—For each State, the Secretary shall
17	designate, for each designated line—
18	(A) each statewide plan under part A of
19	title XII of the National Housing Act to assure
20	fair access to insurance requirements; and
21	(B) each joint underwriting association;
22	that provides insurance under such line.
23	(4) DURATION.—The Secretary shall designate
24	insurers under this subsection once every 5 years.
25	Each insurer designated shall be a designated in-

surer for each of the first 5 successive annual reporting periods commencing after such designation.

(c) Designation of Lines of Insurance.—

- (1) IN GENERAL.—The Secretary shall, by regulation, designate homeowners, dwelling fire, and allied lines of insurance as designated lines for purposes of this Act, and shall distinguish the coverage types in such lines by the perils covered and by market or replacement value. For purposes of this Act, homeowners insurance shall not include any renters coverage or coverage for the personal property of a condominium owner.
- (2) Report.—At any time the Secretary determines that any line of insurance not described in paragraph (1) should be a designated line because disparities in coverage provided under such line exist among geographic areas having different income levels or racial composition, the Secretary shall submit a report recommending designating such line of insurance as a designated line for purposes of this Act to the Committee on Banking, Housing, and Urban Affairs of the Senate and the appropriate committees of the House of Representatives.

(3) Duration.—

- (A) IN GENERAL.—Except as provided in subparagraph (B), the Secretary shall make the designations under this subsection once every 5 years, by regulation, and each line and subline or coverage type designated under such regulations shall be designated for each of the first 5 successive annual reporting periods occurring after issuance of the regulations.
 - (B) ALTERATION.—During any 5-year period referred to in subparagraph (A) in which designations are in effect, the Secretary may amend or revise the designated lines, sublines, and coverage types only by regulation and only in accordance with the requirements of this subsection. Such regulations amending or revising designations shall apply only to annual reporting periods beginning after the expiration of the 6-month period beginning on the date of issuance of the regulations.
- 20 (d) Timing of Designations.—The Secretary shall 21 make the designations required by subsections (b)(4) and 22 (c)(3)(A) and notify interested parties during the 6-month 23 period ending 6 months before the commencement of the 24 first annual reporting period to which such designations 25 apply.

- 1 (e) Obtaining Information.—The Secretary may
- 2 require insurers to submit to the Secretary such informa-
- 3 tion as the Secretary considers necessary to make designa-
- 4 tions specifically required under this Act. The Secretary
- 5 may not require insurers to submit any information under
- 6 this subsection that relates to any line of insurance not
- 7 specifically authorized to be designated pursuant to this
- 8 Act or that is to be used solely for the purpose of a report
- 9 under subsection (c)(2).
- 10 SEC. 14. IMPROVED METHODS AND REPORTING ON BASIS
- 11 **OF OTHER AREAS.**
- 12 (a) DEVELOPMENT OF IMPROVED METHODS.—The
- 13 Secretary shall develop, or assist in the improvement of,
- 14 methods of matching addresses and applicable regions to
- 15 facilitate compliance by insurers, in as economical a man-
- 16 ner as possible, with the requirements of this Act. The
- 17 Secretary shall allow insurers, or statistical agents acting
- 18 on behalf of insurers, to match addresses and applicable
- 19 regions through the use of 9-digit zip codes if the Sec-
- 20 retary determines that such use will substantially reduce
- 21 the cost and burden to insurers of such matching without
- 22 significant adverse impact on the reliability of the match-
- 23 ing.
- 24 (b) Convertibility.—

- (1) AUTHORITY.—The Secretary may, by regu-1 2 lation, provide for insurers to comply with the requirements under sections 4, 5, and 8(b) by report-3 ing the information required under such sections on the basis of geographical location other than MSA 5 and applicable region, but only if the Secretary de-6 termines that information reported on such other 7 basis is convertible to the basis of MSA and applica-8 9 ble region and such conversion does not affect the accuracy of the information. 10
- 11 (2) LIMITATION.—With respect to any informa-12 tion submitted on the basis of geographical location 13 other than designated MSA and applicable region 14 pursuant to paragraph (1), the Secretary may dis-15 close the information only on the basis of designated 16 MSA and applicable region.

17 SEC. 15. ANNUAL REPORTING PERIOD.

- 18 (a) IN GENERAL.—For purposes of this Act, the an-19 nual reporting periods shall be the 12-month periods com-20 mencing in each calendar year on the same day, which 21 shall be selected under subsection (b) by the Secretary.
- 22 (b) SELECTION.—Not later than the expiration of the 23 6-month period beginning on the date of enactment of this 24 Act, the Secretary shall, by regulation, select a day of the 25 year upon which all annual reporting periods shall com-

1	mence. In determining such day, the Secretary shall con-
2	sider the reporting periods used for purposes of State and
3	other insurance statistical reporting systems, in order to
4	minimize the burdens on insurers.
5	SEC. 16. DISCLOSURES BY INSURERS TO APPLICANTS AND
6	POLICYHOLDERS.
7	(a) In General.—The Secretary shall, by regula-
8	tion, require the following disclosures:
9	(1) APPLICANTS.—Each insurer that, through
10	the insurer, or an agent or broker, declines a written
11	application or written request to issue an insurance
12	policy under a designated line shall provide to the
13	applicant at the time of such declination, through
14	such insurer, agent, or broker, one of the following:
15	(A) A written explanation of the specific
16	reasons for the declination.
17	(B) Written notice that—
18	(i) the applicant may submit to the
19	insurer, agent, or broker, within 90 days of
20	such notice, a written request for a written
21	explanation of the reasons for the declina-
22	tion; and
23	(ii) pursuant to such a request, an ex-
24	planation shall be provided to the applicant

- within 21 days after receipt of such request.
 - (2) PROVISION OF EXPLANATION.—If an insurer, agent, or broker making a declination receives a written request referred to in paragraph (1)(B) within such 90-day period, the insurer, agent, or broker shall provide a written explanation referred to in such subparagraph within such 21-day period.
- 9 (3) POLICYHOLDERS.—Each insurer that can10 cels or refuses to renew an insurance policy under
 11 a designated line shall provide to the policyholder, in
 12 writing and within an appropriate period of time as
 13 determined by the Secretary, the reasons for cancel14 ing or refusing to renew the policy.
- 15 (b) Model Acts.—In issuing regulations under sub-16 section (a), the Secretary shall consider relevant portions 17 of model acts developed by the National Association of In-18 surance Commissioners.
- 19 (c) Preemption.—Subsection (a) shall not be con20 strued to annul, alter, or effect, or exempt any insurer,
 21 agent, or broker subject to the provisions of subsection
 22 (a) from complying with any laws or requirements of any
 23 State with respect to notifying insurance applicants or pol24 icyholders of the reasons for declination or cancellation of,

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- 1 such laws or requirements are inconsistent with subsection
- 2 (a) (or the regulations issued thereunder) and then only
- 3 to the extent of such inconsistency. The Secretary is au-
- 4 thorized to determine whether such inconsistencies exist
- 5 and to resolve issues regarding such inconsistencies. The
- 6 Secretary may not provide that any State law or require-
- 7 ment is inconsistent with subsection (a) if it imposes re-
- 8 quirements equivalent to the requirements under such
- 9 subsection or requirements that are more stringent or
- 10 comprehensive, in the determination of the Secretary.
- 11 (d) IMMUNITY.—In issuing regulations under sub-
- 12 section (a), the Secretary shall specifically consider the ne-
- 13 cessity of providing insurers, agents, and brokers with im-
- 14 munity solely for the act of conveying or communicating
- 15 the reasons for a declination or cancellation of, or refusal
- 16 to renew insurance on behalf of a principal making such
- 17 decision. The Secretary may provide for immunity under
- 18 the regulations issued under subsection (a) if the Sec-
- 19 retary determines that such a provision is necessary and
- 20 in the public interest, except that the Secretary may not
- 21 provide immunity for any conduct that is negligent, reck-
- 22 less, or willful.
- 23 (e) Enforcement.—The Secretary may authorize
- 24 the States to enforce the requirements under regulations
- 25 issued under subsection (a).

SEC. 17. ENFORCEMENT.

- 2 (a) CIVIL PENALTIES.—Any insurer who is deter-
- 3 mined by the Secretary, after providing opportunity for
- 4 a hearing on the record, to have violated any requirement
- 5 pursuant to this Act shall be subject to a civil penalty of
- 6 not to exceed \$5,000 for each day during which such viola-
- 7 tion continues.
- 8 (b) Injunction.—The Secretary may bring an ac-
- 9 tion in an appropriate United States district court for ap-
- 10 propriate declaratory and injunctive relief against any in-
- 11 surer who violates the requirements referred to in sub-
- 12 section (a).
- 13 (c) Insurer Liability.—An insurer shall be respon-
- 14 sible under subsections (a) and (b) for any violation of
- 15 a statistical agent acting on behalf of the insurer.

16 SEC. 18. REPORTS.

- 17 (a) Annual Report.—The Secretary shall annually
- 18 report to the Committee on Banking, Housing, and Urban
- 19 Affairs of the Senate and the appropriate committees of
- 20 the House of Representatives on the implementation of
- 21 this Act and shall make recommendations to such commit-
- 22 tees on such additional legislation as the Secretary deems
- 23 appropriate to carry out this Act. The Secretary shall in-
- 24 clude in each annual report a description of any com-
- 25 plaints or problems resulting from the implementation of
- 26 this Act, of which the Secretary has knowledge, made by

(or on behalf of) insurance policyholders that concern the disclosure of information regarding policyholders and any recommendations for addressing such problems. 3 4 (b) GAO REPORTS.— (1) IN GENERAL.—The Comptroller General of the United States shall submit a report under this 6 7 subsection to the Secretary and the Congress for each 5-year period referred to in sections 6(c)(2)8 and 13(a)(2), which contains information to be used 9 by the Secretary in implementing this Act during 10 11 such period. (2) Timing.—The report under this subsection 12 13 for each such 5-year period shall be submitted not later than 18 months before the commencement of 14 15 the period to which the report relates. 16 (3) CONTENTS.—A report under this subsection 17 shall include the following information: 18 (A) An analysis of the adequacy of the im-19 plementation of this Act and any recommenda-20 tions of the Comptroller General for improving 21 the implementation. 22 (B) The costs to the Federal Government, insurers, and consumers of implementing and 23

complying with this Act.

1	(C) Any beneficial or harmful effects re-
2	sulting from the requirements of this Act.
3	(D) An analysis of whether, considering
4	the purposes of this Act, insurers are required
5	by this Act (or by implementing regulations) to
6	submit appropriate information.
7	(E) An analysis of whether sufficient evi-
8	dence exists of patterns of disparities in the
9	availability, affordability, and quality or type of
10	insurance coverage to warrant continued appli-
11	cability of the requirements of this Act.
12	(F) An analysis of whether the group of
13	designated MSA's in effect at the time of the
14	report are appropriate for purposes of this Act.
15	(G) Specific recommendations, for use by
16	the Secretary in designating MSA's for the 5-
17	year period for which the report is made, with
18	regard to—
19	(i) the characteristics of MSA's that
20	should be included in the group of des-
21	ignated MSA's;
22	(ii) the number of MSA's that should
23	be included in the group:

1	(iii) the number of MSA's having each
2	particular characteristic that should be in-
3	cluded in the group; and
4	(iv) the characteristics of MSA's, and
5	number of MSA's having each such char-
6	acteristic, that should be removed from the
7	group of designated MSA's in effect at the
8	time of the report.
9	(H) With respect only to the first report
10	required under this subsection, recommenda-
11	tions of whether the study conducted under sec-
12	tion 5 should be continued beyond the date in
13	section 5(b)(8) and, if so, whether the require-
14	ments regarding the submission of information
15	under the study should be expanded or changed
16	with respect to insurers, MSA's, lines, sublines
17	or coverage types of insurance, and types of
18	small businesses, or whether the study should
19	be allowed to terminate under law.
20	(I) An analysis of whether the group of
21	designated rural areas in effect at the time of
22	the report are appropriate for purposes of this
23	Act.
24	(J) Specific recommendations, for use by
25	the Secretary in designating rural areas for

1	purposes of section 6 for the 5-year period for
2	which the report is made, with regard to—
3	(i) the characteristics of rural areas
4	that should be included in the group of
5	designated rural areas under such section;
6	(ii) the number of rural areas having
7	each particular characteristic that should
8	be included in the group; and
9	(iii) the characteristics of rural areas,
10	and number of rural areas having each
11	such characteristic, that should be removed
12	from the group of designated rural areas
13	in effect at the time of the report.
14	(K) Any other information or recommenda-
15	tions relating to the requirements or implemen-
16	tation of this Act that the Comptroller General
17	considers appropriate.
18	(4) Consultation.—In preparing each report
19	under this subsection, the Comptroller General shall
20	consult with Federal agencies having appropriate ex-
21	pertise, the National Association of Insurance Com-
22	missioners, State insurance regulators, statistical
23	agents, representatives of small businesses, rep-
24	resentatives of insurance agents (including minority
25	insurance agents) and property and casualty insur-

1	ers, and community, consumer, and civil rights orga-
2	nizations.
3	SEC. 19. TASK FORCE ON AGENCY APPOINTMENTS.
4	(a) ESTABLISHMENT.—Not later than 90 days after
5	the date of enactment of this Act, the Secretary shall es-
6	tablish a task force on insurance agency appointments
7	(hereafter in this section referred to as the "Task Force").
8	The Task Force shall—
9	(1) consist of representatives of appropriate
0	Federal agencies, property and casualty insurance
1	agents, including specifically minority insurance
2	agents, property and casualty insurers, State insur-
3	ance regulators, and community, consumer, and civil
4	rights organizations;
5	(2) have a significant representation from mi-
6	nority insurance agents; and
7	(3) be chaired by the Secretary or the Sec-
8	retary's designee.
9	(b) Function.— The Task Force shall—
20	(1) review the problems inner-city and minority
21	agents may have in receiving appointments to rep-
22	resent property and casualty insurers and consider
23	the effects such problems have on the availability,
24	affordability, and quality or type of insurance, espe-

cially in underserved areas;

- 1 (2) review the practices of insurers in terminat-2 ing agents and consider the effects such practices 3 have on the availability, affordability, and quality or 4 type of insurance, especially in underserved areas; 5 and
- 6 (3) recommend solutions to improve the ability 7 of inner-city and minority insurance agents to mar-8 ket property and casualty insurance products, in-9 cluding steps property and casualty insurers should 10 take to increase their appointments of such agents.
- shall report to the Committee on Banking, Housing, and Urban Affairs of the Senate and the appropriate commit-

(c) REPORT AND TERMINATION.—The Task Force

- 14 tees of the House of Representatives its findings under
- 15 paragraphs (1) and (2) of subsection (b) and its rec-
- 16 ommendations under paragraph (3) of subsection (b) not
- 17 later than 2 years after the date of enactment of this Act.
- 18 The Task Force shall terminate on the date on which the
- 19 report is submitted to the committees.

20 **SEC. 20. STUDIES.**

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- 21 (a) Study of Insurance Prescreening.—
- 22 (1) IN GENERAL.—The Secretary shall conduct 23 a study to determine the feasibility and utility of re-24 quiring insurers to report information with respect 25 to the characteristics of applicants for insurance and

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1	reasons for rejection of applicants. The study shall
2	examine the extent to which—
3	(A) oral applications or representations are
4	used by insurers and agents in making deter-
5	minations regarding whether or not to insure a
6	prospective insured;
7	(B) written applications are used by insur-
8	ers and agents in making determinations re-
9	garding whether or not to insure a prospective
10	insured;
11	(C) written applications are submitted
12	after the insurer or agent has already made a
13	determination to provide insurance to a pro-
14	spective insured or has determined that the pro-
15	spective insured is eligible for insurance; and
16	(D) prospective insured persons are dis-
17	couraged from submitting applications for in-
18	surance based, in whole or in part, on—
19	(i) the location of the risk to be in-
20	sured;
21	(ii) the racial characteristics of the
22	prospective insured;
23	(iii) the racial composition of the
24	neighborhood in which the risk to be in-
25	sured is located; and

1	(iv) in the case of residential property
2	insurance, the age and value of the risk to
3	be insured.
4	(2) Report.—The Secretary shall report the
5	results of the study under paragraph (1) to the
6	Committee on Banking, Housing, and Urban Affairs
7	of the Senate and the appropriate committees of the
8	House of Representatives, not later than 2 years
9	after the date of enactment of this Act. The report
10	shall include recommendations of the Secretary—
11	(A) with respect to requiring insurers to
12	report on the disposition of oral and written ap-
13	plications for insurance; and
14	(B) for any legislation that the Secretary
15	considers appropriate regarding the issues de-
16	scribed in the report.
17	(b) Study of Insurer Actions To Meet Insur-
18	ANCE NEEDS OF CERTAIN NEIGHBORHOODS.—The Sec-
19	retary shall conduct a study of various practices, actions,
20	and methods undertaken by insurers to meet the property
21	and casualty insurance needs of residents of low- and mod-
22	erate-income neighborhoods, minority neighborhoods, and
23	small businesses located in such neighborhoods. The Sec-
24	retary shall report the results of the study, including any
25	recommendations, to the Committee on Banking, Housing,

- 1 and Urban Affairs of the Senate and the appropriate com-
- 2 mittees of the House of Representatives, not later than
- 3 2 years after the date of enactment of this Act.
- 4 (c) Study of Disparate Claims Treatment.—
- (1) IN GENERAL.—The Secretary shall conduct a study to determine whether, and the extent to 6 7 which, insurers engage in disparate treatment in handling claims of policyholders under designated 8 9 lines of insurance based on the race, gender, and in-10 come level of the policyholder, and on the racial 11 characteristics and income levels of the area in which the insured risk is located. In conducting the 12 study, the Secretary shall specifically consider 13 14 whether residents of low-income neighborhoods or 15 areas and minority neighborhoods or areas are more likely than residents of other areas to have their 16 17 claims contested or their insurance coverage can-18 celed.
 - (2) Report.—The Secretary shall submit a report on the results of the study to the Committee on Banking, Housing, and Urban Affairs of the Senate and the appropriate committees of the House of Representatives, not later than 2 years after the date of enactment of this Act.

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- 1 (d) Study of Rating Territories.—The Sec-
- 2 retary shall conduct a study to determine whether the
- 3 practice in the insurance industry of basing insurance pre-
- 4 mium amounts on the territory in which the insured risk
- 5 is located has a disparate impact on the availability, af-
- 6 fordability, or quality of insurance by race, gender, or type
- 7 of neighborhood. The Secretary shall submit a report on
- 8 the results of the study to the Committee on Banking,
- 9 Housing, and Urban Affairs of the Senate and the appro-
- 10 priate committees of the House of Representatives, not
- 11 later than 12 months after the date of enactment of this
- 12 Act.
- 13 (e) Study of Insurer Reinvestment Require-
- 14 MENTS.—
- 15 (1) IN GENERAL.—The Secretary shall conduct
- a study to determine the feasibility of requiring in-
- surers to reinvest in communities and neighborhoods
- from which they collect premiums for insurance and
- whether, and the extent to which, community rein-
- vestment requirements for insurers should be estab-
- 21 lished that are comparable to the community rein-
- vestment requirements applicable to depository insti-
- tutions. The Secretary shall consult with representa-
- 24 tives of insurers and consumer, community, and civil
- 25 rights organizations regarding the results of the

- study and any recommendations to be made based on the results of the study.
- (2) Report.—The Secretary shall report the 3 results of the study, including any such rec-5 ommendations, to the Committee on Banking, Hous-6 ing, and Urban Affairs of the Senate and the appro-7 priate committees of the House of Representatives, 8 not later than 6 months after the conclusion of the 9 first annual reporting period to which the reporting 10 requirements under this Act apply (pursuant to sec-11 tion 26).

12 SEC. 21. EXEMPTION AND RELATION TO STATE LAWS.

- 13 (a) Exemption for United States Programs.—
- 14 Reporting shall not be required under this Act with re-
- 15 spect to insurance provided by any program underwritten
- 16 or administered by the United States.
- 17 (b) RELATION TO STATE LAWS.—This Act does not
- 18 annul, alter, or affect, or exempt the obligation of any in-
- 19 surer subject to this Act to comply with the laws of any
- 20 State or subdivision thereof with respect to public disclo-
- 21 sure, submission of information, and recordkeeping.
- 22 SEC. 22. REGULATIONS.
- 23 (a) IN GENERAL.—The Secretary shall issue any reg-
- 24 ulations required under this Act and any other regulations
- 25 that may be necessary to carry out this Act. The regula-

- 1 tions shall be issued through rulemaking in accordance
- 2 with the procedures under section 553 of title 5, United
- 3 States Code, for substantive rules. Except as otherwise
- 4 provided in this Act, such final regulations shall be issued
- 5 not later than the expiration of the 18-month period begin-
- 6 ning on the date of enactment of this Act.
- 7 (b) BURDENS.—In prescribing such regulations, the
- 8 Secretary shall take into consideration the administrative,
- 9 paperwork, and other burdens on insurance agents, includ-
- 10 ing independent insurance agents, involved in complying
- 11 with the requirements of this Act and shall minimize the
- 12 burdens imposed by such requirements with respect to
- 13 such agents.
- 14 SEC. 23. DEFINITIONS.
- For purposes of this Act, the following definitions shall apply:
- 17 (1) AGENT.—The term "agent" means, with re-
- spect to an insurer, an agent licensed by a State
- who sells property and casualty insurance. The term
- includes agents who are employees of the insurer,
- agents who are independent contractors working ex-
- clusively for the insurer, and agents who are inde-
- 23 pendent contractors appointed to represent the in-
- surer on a nonexclusive basis.

1	(2) APPLICABLE REGION.—The term "applica-
2	ble region" means, with respect to a designated
3	MSA—
4	(A) for any county located within the MSA
5	that has a population of more than 30,000, the
6	applicable census tract within the county; or
7	(B) for any county located within the MSA
8	that has a population of 30,000 or less, the ap-
9	plicable county.
10	(3) Commercial insurance.—The term
11	"commercial insurance" means any line of property
12	and casualty insurance, except homeowner's, dwell-
13	ing fire, allied lines, and other personal lines of in-
14	surance.
15	(4) Designated insurer.—The term "des-
16	ignated insurer" means, with respect to a designated
17	line, an insurer designated for a State by the Sec-
18	retary under section 13(b) as a designated insurer
19	for such line or any insurer that is part of an in-
20	surer group selected under such section.
21	(5) Designated Line.—The term "designated
22	line" means a line of insurance designated by the
23	Secretary under section 13(c).
24	(6) Exposures.—The term "exposures"

means, with respect to an insurance policy, an ex-

- pression of an exposure unit covered under the policy compared to the duration of the policy (pursuant to standards established by the Secretary for uniform reporting of exposures).
 - (7) EXPOSURE UNITS.—The term "exposure units" means a dwelling covered under an insurance policy for homeowners, dwelling fire, or allied lines coverage.
 - (8) Insurance.—The term "insurance" means property and casualty insurance. Such term includes primary insurance, surplus lines insurance, and any other arrangement for the shifting and distributing of risks that is determined to be insurance under the law of any State in which the insurer or insurer group engages in an insurance business.
 - (9) Insurer.—Except with respect to section 8, the term "insurer" means any corporation, association, society, order, firm, company, mutual, partnership, individual, aggregation of individuals, or any other legal entity that is authorized to transact the business of property or casualty insurance in any State or that is engaged in a property or casualty insurance business. The term includes any certified foreign direct insurer, but does not include an individual or entity which represents an insurer as agent

- solely for the purpose of selling or which represents a consumer as a broker solely for the purpose of buying insurance.
 - (10) ISSUED.—The term "issued" means, with respect to an insurance policy, newly issued or renewed.
 - (11) Joint underwriting association" means an unincorporated association of insurers established to provide a particular form of insurance to the public.
 - (12) MORTGAGE INSURANCE.—The term "mortgage insurance" means insurance against the nonpayment of, or default on, a mortgage or loan for residential or commercial property.
 - (13) MSA.—The term "MSA" means a Metropolitan Statistical Area or a Primary Metropolitan Statistical Area.
 - (14) PRIVATE MORTGAGE INSURANCE.—The term "private mortgage insurance" means mortgage insurance other than mortgage insurance made available under the National Housing Act, title 38 of the United States Code, or title V of the Housing Act of 1949.
- 24 (15) PROPERTY AND CASUALTY INSURANCE.— 25 The term "property and casualty insurance" means

- insurance against loss of or damage to property, insurance against loss of income or extra expense incurred because of loss of, or damage to, property, and insurance against third party liability claims caused by negligence or imposed by statute or contract. Such term does not include workers' compensation, professional liability, or title insurance.
 - (16) Residual Market.—The term "residual market" means an assigned risk plan, joint underwriting association, or any similar mechanism designed to make insurance available to those unable to obtain it in the voluntary market. The term includes each statewide plan under part A of title XII of the National Housing Act to assure fair access to insurance requirements.
 - (17) Rural area.—The term "rural area" means any area that—
 - (A) has a population of 10,000 or more;
 - (B) has a continuous boundary; and
 - (C) contains only areas that are rural areas, as such term is defined in section 520 of the Housing Act of 1949 (except that clause (3)(B) of such section 520 shall not apply for purposes of this Act).

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- (18) SECRETARY.—The term "Secretary"
 means the Secretary of Housing and Urban Development.
 (19) STATE.—The term "State" means any
- State, the District of Columbia, the Commonwealth of Puerto Rico, the Northern Mariana Islands, the Virgin Islands, American Samoa, and the Trust Territory of the Pacific Islands.

9 SEC. 24. EFFECTIVE DATE.

The requirements of this Act relating to reporting of information by insurers shall take effect with respect to the first annual reporting period that begins not less than 2 years after the date of enactment of this Act.

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